

REMARKS

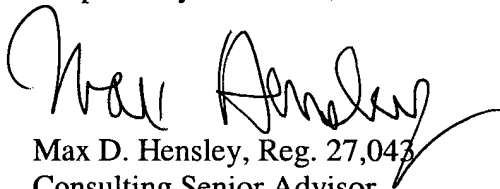
Restriction was required between two inventions. Group I (claims 34 – 40 and 42 - 47) is drawn to compositions. Group II (claim 41) is drawn to a method of antiviral therapy or prophylaxis.

Applicants also were required to elect a single compound species from within claims 34-37 and one concentration from claims 42 – 47.

Applicants elect the invention of Group I and the species of claim 37, with traverse. Since claim 37 already contains a concentration recitation, it is not believed necessary to elect a concentration species from claims 42-47.

An early action on the merits is solicited.

Respectfully submitted,



Max D. Hensley, Reg. 27,043
Consulting Senior Advisor

Date: December 8, 2006